

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

A 12			<u> </u>	-				
Applicant's or agent's file reference F555PCT			ierence	FOR FURTHER ACTION See Form PCT/IPEA/4		See Form PCT/IPEA/416		
International application No.),	International filing d	ate (day/month/year)	Priority date (day/month/year)		
PCT/JP2004/005986			05986	26.04.200	4	28.04.2003		
	International Patent Classification (IPC) or national classification and IPC							
1111 02 1141			oution (II C) of har					
Applica	ınt							
SEK	IUZI	CHEM	IICAL CO.	, LTD.				
1.	, , , , , , , , , , , , , , , , , , , ,							
2.			nd transmitted to t nsists of a total of	he applicant according t		this show		
i				ANNEXES, comprising		ng this cover sheet.		
3.		ā			_			
	a. 🔼	_ ,		to the International B		sheets, as follows:		
						amended and are the basis for this report and/or ule 70.16 and Section 607 of the Administrative		
		<u> </u>	sheets which super	sede earlier sheets, but	which this Authority co	nsiders contain an amendment that goes beyond		
			he disclosure in th Box.	e international applica	tion as filed, as indicated	d in item 4 of Box No. I and the Supplemental		
	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s))							
	J		·	Daricus only) a total of	(maleure type and name	• •		
	, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see							
				strative Instructions).	as marcarea in inc Suppi	cheman box relating to sequence disting (see		
4.		port contai	ns indications relat	ing to the following ite	ms:			
	\boxtimes	Box No. I	Basis of th	e report				
		Box No. I	I Priority					
	\boxtimes	Box No. I	II Non-establ	lishment of opinion with regard to novelty, inventive step and industrial applicability				
		Box No. I	V Lack of un	nity of invention				
	\boxtimes	Box No. V	V Reasoned	statement under Article		elty, inventive step or industrial applicability;		
	\square	.		nd explanations support	ing such statement			
		Box No. V		cuments cited				
		Box No. V		fects in the internationa	l application			
Box No. VIII Certain observations on the international application								
Date of submission of the demand Date of completion of this report				his report				
Name and mailing address of the IPEA/JP					Authorized officer			
1								
Facsimile No.					Telephone No.			

International application No.

PCT/JP2004/005986

Вох	No. I		Basis of the report					
1.			to the language, this report is based on the internation der this item.	nal application in the language in	which it was filed, unless otherwise			
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of: international search (Rule 12.3 and 23.1(b))							
			oublication of the international application (Rule 12.4 nternational preliminary examination (Rule 55.2 and/					
2.	With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report): the international application as originally filed/furnished							
			cription: 1, 2, 4–31		as anisinally filed/framished			
		pages			as originally filed/furnished			
		pages*		•	28.02.2005			
		pages*		received by this Authority on				
	M	the cla	ims:					
		nos.	2-11		as originally filed/furnished			
		nos.*		as amended (togethe	r with any statement) under Article 19			
		nos.*	1,13	received by this Authority on	28.02.2005			
		nos.*		received by this Authority on				
	\boxtimes	the dra	wings:					
		sheets	1/1		as originally filed/furnished			
		sheet s'	*	received by this Authority on				
		sheets'	•	received by this Authority on				
		a sequ	ence listing and/or any related table(s) – see Supplem	ental Box Relating to Sequence L	isting.			
3.	\square	-	nendments have resulted in the cancellation of:	,	g			
].								
		∇	the description, pages	<u> </u>	-			
		$\overline{}$	the claims, nos. 12					
ļ			the drawings, sheets/figs					
			the sequence listing (specify):					
		<u></u> Н	any table(s) related to sequence listing (specify):					
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, sind they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).						
			the description, pages					
		the claims, nos.						
			the drawings, sheets/figs					
	the sequence listing (specify):							
	any table(s) related to sequence listing (specify):							
<u></u>	* If item 4 applies, some or all of those sheets may be marked "superseded."							

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:						
the entire international application						
Claims Nos. 13						
because:						
the said international application, or the said claims Nos. 13 relate to the following subject matter which does not require an international preliminary examination (specify):						
Claim 13 includes an embodiment relating to						
methods for treatment of the human body by therapy,						
and thus this International Searching Authority is not						
required to carry out international preliminary						
examination on this subject matter under the						
provisions of PCT Article 34(4)(a)(i) of the PCT and						
PCT Rule 67.1(iv).						
the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):						
the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.						
no international search report has been established for said claims Nos. 13						
the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:						
the written form has not been furnished						
does not comply with the standard						
the computer readable form has not been furnished does not comply with the standard						
the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the						
technical requirements provided for in Annex C-bis of the Administrative Instructions. See Supplemental Box for further details.						

Box		Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1.	Statement						
	Novelty (N)		Claims	1-11	YES		
			Claims		_ NO		
	Inventive step	o (IS)	Claims		YES		
				1-11			
	Industrial app	olicability (IA)	Claime	1-11	YES		
				1-11			
2.	Citations and exp	•	,				
	Document	: 1: JP	61-27	7628 A (Asahi Chemical Industry Co.,			
		Lt	:d.), 8	December 1986, entire document;			
		c:	laims;	page 2, lower left column, 2nd line			
		f	com the	e bottom to page 3, upper left			
		C	olumn,	2nd line from the bottom; examples			
		(I	Family:	none)			
	Document	2: JP	60-12	0821 A (Asahi Chemical Industry Co.,			
	Ltd.), 28 June 1985, entire document & EP						
	147689 A2 & JP 60-252423 A & JP 61-85317 A &						
1	JP 61-87671 A & JP 61-93121 A & JP 61-93122						
		A	& US 4	839290 A			
	Document	3: Wi	lkinso	n, K.A. et al., 'Enhancement of the			
		h	ıman T	cell response to culture filtrate			
		f	raction	as of Mycobacterium tuberculosis by			
		m:	icrosph	neres', J. Immunol. Methods, (2000),			
		V	01. 235	o, No. (1-2), pages 1 to 9			
	Document	t 4: JP	63-16	0578 A (Asahi Chemical Industry Co.,			
		Li	:d.), 4	July 1988, entire document; claims;			
		pa	age 2,	lower left column to page 4, lower			
				umn (Family: none)			
	Document			0522 A (Toray Industries, Inc.), 19			
				36, entire document; claims; page 2,			
				eft column to page 3, upper left			

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

column, examples (Family: none)

- Document 6: JP 63-203623 A (Toray Industries, Inc.), 23

 August, 1988, entire document; claims; page

 2, lower right column to page 3, lower left

 column; examples (Family: none)
- Document 7: Kazutoshi Yamazaki et al., 'Shushu no
 Kobunshi Oyobi Hyomen Arasa o Yusuru Zairyo
 ni Okeru Zen Kecchu no Karyukyu Kyuchaku
 Kyodo no Kento', Polymer Preprints, Japan,
 (1991), Vol. 40, No. 7, pages 2230 to 2232
- Document 8: Kazuo Niimura et al., 'Somen Sakusan

 Cellulose Beads no Shuyo Eshi Inshi Yuki

 Sayo', The Japanese Journal of Artificial

 Organs, 1993, Vol. 22, No. 5, pages 1233 to

 1237, entire document, page 1234, left

 column, III.l., page 1235, left column, 2nd

 line from the bottom to page 1236, the last

 line
- Document 9: JP 6-209992 A (Sekisui Chemical Co., Ltd.), 2

 August 1994, entire document; claim 1; page
 3, column 4, paragraph [0016] to page 4,

 column 5, paragraph [0027] (Family: none)
- Document 10: Yasuhito, A. et al., 'The endogenous induction of tumor necrosis factor serum (TNS) for adjuvant postoperative immunotherapy of cancer, -changes in immunological markers of the blood- ', Japanese Journal of Surgery, 1990, Vol. 20, No. 1, pages 19 to 26
- Document 11: Akira HAYASHI, 'Gan Men'eki Ryoho no

 Atarashii Tenkai Shoki Men'eki to Kakutoku

 Men'eki no Kakehashi to shite no BCG-CWS',

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Molecular Medicine, 1999, Vol. 36, Special Extra Issue, pages 220 to 229, entire document, particularly page 223, right column, line 5 to page 224, left column, line 1

Document 12: Yoshiki Ryoma, 'Hitokuiteki Koakusei Shuyozai Sonogo no Tenkai OK-432 (Picibanil) Sonogo no Tenkai', Biotherapy, 2000, Vol. 14, No. 9, pages 877 to 885

Document 13: Fujimoto, T. et al., 'Streptococcal preparation OK-432 is a potent inducer of IL-12 and a T helper cell 1 dominant state', J. Immunol., 1997, Vol. 158, No. 12, pages 5619 to 5626

Documents 1 to 6 indicate that a system is constituted by applying a substance originating from bacteria typified by microbes belonging to Mycobacterium or OK-432, together with a water-insoluble support, and by applying this system to a material such as blood, the activity of immune system cells in the material is heightened.

It would have been known to a person skilled in the art that an immuno-activating substance such as BCG or OK-432 has an effect of increasing cytokine induction such as IFN- γ and IL-12 in immune system cells, and that said capacity to increase induction of cytokine production contributes to the treatment of cancer, as described in documents 10 to 13. Therefore a person skilled in the art would be capable of predicting that the remarkable anti-cancer activation of immune system

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

cells offered by the supported-bonded OK-432 disclosed in document 1 would be mainly based on the remarkable increase in cytokine induction in said immune system cells.

Moreover, documents 1 to 6 do not specifically indicate that a support with porous properties is used particularly, but it would naturally be easy for a person skilled in the art to predict that if the surface area is increased in a support such as that set forth in documents 1 to 6 would result in a corresponding improvement in the effectiveness of contact with a cytokine-inducing compound and/or white blood cells in blood, thereby further increasing the cytokine inducing effect. In fact, it was a widely known technique in common practice at the time of filing of this application to increase the irregularities in the support surface, thereby improving the induced production of cytokine in blood materials and the like which said support surface is made to come into contact with, as set forth in documents 7 to 9. It would therefore be easy for a person skilled in the art to conceive of attempting to employ a known porous support as the water-insoluble support set forth in documents 1 to 6, while expecting a further activation of immune system cells or an improvement in cytokine induction.

In addition, including such an immune system cell activating substance (corresponding to cytokine-inducing agent)-porous support system in an appropriate container to constitute a device or equipment would merely be common practice to a person skilled in the art without reference to prior art documents, and this feature is not acknowledged to constitute a particular difference in

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

configuration.

Therefore, the inventions set forth in claims 1 to 11 do not involve an inventive step in the light of a combination of one of documents 1 to 6, one of documents 7 to 9, and one of documents 10 to 13.

The embodiments of the description of this application indicate, together with data, that a remarkable improvement in the cytokine-inducing effect is observed when a cytokine-inducing agent is used in conjunction with an insoluble support, compared to when a cytokine-inducing agent is used alone, or when an insoluble support is used alone. However, in light of the facts that

- (i) The combined use of an immune system cell activating substance corresponding to a cytokine-inducing agent and an insoluble support per se, and that the combined use remarkably activates immune system cells per se, were known at the time of filing of this application, as described in documents 1 to 6, and
- (ii) As described above with regard to documents 10 to13, the remarkable activation in immune system cells in
- (i) and a remarkable increase in the cytokine induction capacity by said immune system cells are acknowledged to be closely related effects,

the remarkable effect relating to the aforementioned combined use asserted by the applicant is an effect which would be easily accomplished by a person skilled in the art in the light of disclosures and suggestions of prior art documents.

In addition, even with reference to the comparative testing data provided in the description, it is not

Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
immedi	ately apparent how an advantageous effect which
would	be unexpected by a person skilled in the art is
offere	ed by the combined use of a specific fine pore
distri	bution as a porous support, for example.
}	

Box	No. VI	Certain documents cited		<u> </u>		
1.	Certain pu	blished documents (Rule 70.10)	11			
		Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)	
	WO	03/37375 A1	08.05.2003	31.10.2002	02.11.2001	
2.	Non mitte	en disclosures (Rule 70.9)				
2.	Non-wille				Date of written disclosure	
		Kind of non-written disclosure	Date of non-written d (day/month/yed		referring to non-written disclosure (day/month/year)	

International application No.
PCT/JP2004/005986

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The invention according to claim 1 relates to an instrument for inducing a cytokine comprising, as the active ingredient, a compound defined by a desired property "a cytokine-inducing agent". Although claim 1 includes any compounds having this property, it appears that only a small part of the claimed compounds are supported by the description within the meaning of PCT Article 6 and disclosed therein within the meaning of PCT Article 5.

Even though the common technical knowledge at the point of the application is taken into consideration, the scope of the compounds with the property "a cytokine-inducing agent" cannot be specified. Thus, claim 1 does not comply with the requirement of clarity within the meaning of PCT Article 6.

Such being the case, the written opinion was formed based on a search which was carried out mainly on prior art concerning cytokine-inducing instruments with the use of BCG, OK-432 or other microbial cells and/or microbial cell components, which were employed in practice in the description of this application, as "a cytokine-inducing agent" together with water- insoluble supports.